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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/773,404 MIYAMOTO ET AL. Office Action Summary Examiner Art Unit LaTanva Bibbins 2627 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 02 June 2008.

2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-6.15.16 and 19-26 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-6,15,16 and 19-26 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 09 February 2004 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)

Paper No(s)/Mail Date. Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application Paper No(s)/Mail Date _ 6) Other: PTOL-326 (Rev. 08-06) Office Action Summary Part of Paner No /Mail Date 20080926 Application/Control Number: 10/773,404 Page 2

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DETAILED ACTION

 In the remarks filed on June 2, 2008, Applicant amended claims 1, 2, 15, and 16, cancelled claims 7-14, 17, and 18, added claims 21-26, and submitted arguments for allowability of pending claims 1-6, 15, 16, and 19-26.

Response to Arguments

 Applicant's arguments filed June 2, 2008 have been fully considered but they are not persuasive.

Regarding claims 1-6, Applicant argues that the "maximum writing speed" and the "minimum writing speed" disclosed by the primary reference, Lee, differs from the claimed "maximum linear velocity" and "minimum linear velocity." Applicant further argues that the secondary reference, Kobayashi, merely shows "a track number of a track in each zone is recorded on the disk, and the data including the maximum speed and the minimum speed of the track is read from the table stored in a ROM referring to the track number" and fails to make up for the deficiencies of Lee.

In response to Applicants argument regarding Lee's disclosure of "writing speed" versus the claimed "linear velocity," Examiner respectfully disagrees.

Reading and writing of optical disks occurs with either a constant linear velocity (CLV) constant angular velocity (CAV) or a combination of the two. As is well known by a person of ordinary skill in the art and as discussed in Applicants disclosure, in the CLV recording method the linear velocity is kept constant while the angular velocity is adjusted. In the CAV recording method, the angular velocity is kept constant while the

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linear velocity is adjusted. Industry standard dictates a linear velocity of approximately 1.4 m/s for CD's and approximately 3.49 m/s for DVD's and is termed 1x. Multiples of these values are referred to as 2x, 4x, etc., (i.e. the 2x speed, 4xspeed and 8xspeed cited on page 8 of Applicants arguments). Therefore the "maximum writing speed" and "minimum writing speed" disclosed by Lee is in fact equivalent to the claimed "maximum linear velocity" and "minimum linear velocity."

Further, the primary reference, Lee, discloses storing a maximum and minimum linear velocity on a predetermined location of the storage medium while the secondary reference, Kobayashi introduces the maximum and minimum linear velocities of multiple locations of the medium. Therefore, as stated in the previous office, the obvious combination of Lee and Kobayashi disclose the claimed limitations.

Applicant's arguments with respect to claims 15, 16, 19, and 20 have been considered but are moot in view of the new grounds of rejection.

Claim Rejections - 35 USC § 112

- 4. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 5. Claims 19 and 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 19 and 20 recite the limitation "the predetermined control mode." There is insufficient antecedent basis for this limitation in the claims.

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Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1-6, 15, 16, 19-21, and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US PGPub Number 2004/0004921 A1) and further in view of Kobayashi et al. (US Patent Number 5,828,639).

Regarding claim 1, Lee discloses a disk-shaped information recording medium on which a user data area and a control data area are formed, and to which information is recorded or from which recorded information is produced by irradiation with an energy beam moving on/along a track relative to said medium (see paragraphs [0032]), wherein data concerning a maximum linear velocity at the first location (V1max) and a minimum linear velocity at the first location (V1min) are recorded at a predetermined area of the disk-shaped information recording medium (see the discussion in paragraph [0048]).

Lee, however, fails to teach a disk-shaped information recording medium with a second location wherein data concerning a maximum linear velocity at the second location (V2max) and a minimum linear velocity at the second location (V2min) are recorded at a predetermined area of the disk-shaped information recording medium.

Lee also fails to teach that a first location is in an innermost area of the user data area and a second location is in an outermost area of the user data area.

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Kobayashi, on the other hand, teaches a disk-shaped information recording medium (Figure 17 element 1) wherein a first location is in an innermost area of the user data area and a second location is in an outermost area of the user data area (Figure 18 and Figures 19-22 zone 0 and zone 92 respectively), and a maximum linear velocity at the second location (V2max) and a minimum linear velocity at the second location (V2min) are recorded at a predetermined area of the disk-shaped information recording medium (see Figures 19 row 1 column 10, corresponding to zone 0, and Figure 22 row 15 column 10, corresponding to zone 92).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the optical disk with a plurality of zones as taught by Kobayashi with the optical disc taught by Lee. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to produce an optical disc with increased capacity (see Kobayashi column 10 lines 19-21).

Regarding claim 2, Lee teaches a disk-shaped information recording medium wherein said predetermined area lies in a control data zone in which data concerning said medium are recorded (see the discussion of the control data zone in paragraph [0033] and the description of the reserved regions 30c-5 and 30c-6 in paragraph [00351].

Regarding claim 3, Lee fails to teach a disk-shaped information recording medium wherein at least one of undermentioned conditions is satisfied: r1<r2, and V1max<V2max or V1min<V2 min where r1 represents a radial distance of said first

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location from a center of said medium and r2 represents a radial distance of said second location from said center of said medium. Kobayashi, however, teaches a disk-shaped information recording medium wherein at least one of undermentioned conditions is satisfied: r1<r2 (see Figure 19 rows 1 and 2, columns 1 and 2), and V1max<V2max or V1min<V2 min (Figure 19 rows 1 and 2, columns 9 and 10) where r1 represents a radial distance of said first location from a center of said medium and r2 represents a radial distance of said second location from said center of said medium.

Regarding claim 4, Lee fails to teach a disk-shaped information recording medium wherein r1<r2 and that V1min/r1<V2max/r2 are satisfied. Kobayashi, however, teaches an information recording medium wherein conditions that r1<r2 and that V1min/r1 < V2max/r2 are satisfied, where r1 represents a radial distance of said first location from a center of said medium and r2 represents a radial distance of said second location from said center of said medium (see Figure 19 rows 1 and 2, columns 1, 2, 9, and 10).

Regarding claim 5, Lee and Kobayashi fail to teach a disk-shaped information recording medium wherein condition that V1max<V2min is additionally satisfied. It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify V1max such that it is less than V2min. One of ordinary skill in the art at the time the invention was made would have been motivated to modify the velocities in order to produce an information recording medium with data zones with distinct minimum and maximum velocities which do not overlap.

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Regarding claim 6, Lee teaches a disk-shaped information recording medium wherein at least some of recording/reproducing conditions corresponding to said maximum linear velocities (Vmax) and said minimum linear velocities (Vmin) are recorded at said predetermined location (see Lee paragraph [0048]). Lee fails to teach that the maximum and minimum velocities correspond to said first and second locations. Kobayashi, on the other hand, teaches a disc with maximum and minimum velocities corresponding to said first and second locations in Figure 19 rows 1 and 2.

Claims 15 and 16 are respectively drawn to the information recording method and the information reproducing method using the corresponding apparatus claimed in claim 1. Claims 15 and 16 additionally recite reading said data prior to recording operation of information recorded in the user data area which Lee discloses in paragraph [0020]). Therefore method claims 15 and 16 correspond to apparatus claim 1 and are rejected for the same reasons of obviousness as used above.

Regarding claims 19 and 20, Kobayashi further discloses a an information recording method and an information reproducing method wherein a predetermined control mode includes a recording condition for the disk-shaped information recording medium with a predetermined performance (see the discussion in column 11 lines 3-36 and the discussion in column 9 lines 44-48).

Regarding claims 21 and 24, Kobayashi further discloses a an information recording method and an information reproducing method wherein a said relative speed is controlled by one of a control method selected from a group consisting of a constant angular velocity (CAV) control with a rotation speed (rpm) being constant, a constant

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linear velocity (CLV) control with a linear velocity being constant and a combination of said constant angular velocity (CAV) control and said constant linear velocity (CLV) control (column 9 lines 44-48).

8. Claims 22 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US PGPub Number 2004/0004921 A1) and Kobayashi et al. (US Patent Number 5,828,639), as applied to claims 15 and 16 above, and further in view of Chen (US PGPub Number 2003/0123352 A1).

Regarding claims 22 and 25, Lee and Kobayashi teach an information recording method and an information reproducing method but fail to teach that linear velocities at other locations than said first and second locations are determined through a linear interpolation. Chen, on the other hand teaches wherein the linear velocities at other locations than said first and second locations are determined through a linear interpolation between said minimum linear velocity (V1min) at said first location and said minimum linear velocity (V2min) at said second location and between said maximum linear velocity (V1max) at said first location and said maximum linear velocity (V2max) at said second location (see paragraph [0046] and Figure 2).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the method of Lee and Kobayashi with that of Chen. In addition to utilizing the interpolation method to quickly and accurately determine the velocity, one of ordinary skill in the art at the time the invention was made

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would have been motivated to combine the teachings in order to "quickly and accurately determine the optimum writing power" (Chen paragraph (00491).

9. Claims 23 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee et al. (US PGPub Number 2004/0004921 A1) and Kobayashi et al. (US Patent Number 5,828,639), as applied to claims 15 and 16 above, and further in view of Mizuno et al. (US Patent Number 6,996,052 B1).

Regarding claim s 23 and 26, Lee and Kobayashi teach an information recording method and an information reproducing method wherein a constant angular velocity (CAV) control is adopted for controlling a rotation (Kobayashi column 9 lines 44-48), but fail to specifically teach that the information recording medium includes a reflective layer, thickness of which is gradually decreased from a radially inner side of said medium toward a radially outer side of said medium. Mizuno, however teaches an information recording medium wherein said information recording medium includes a reflective layer, thickness of which is gradually decreased from a radially inner side of said medium toward a radially outer side of said medium (column 34 lines 10-13), and wherein a constant angular velocity (CAV) control is adopted for controlling a rotation of said medium (column 33 lines 48-54).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the method of Lee and Kobayashi with the information recording medium of Mizuno. One of ordinary skill in the art at the time the invention was made would have been motivated to combine the teachings in order to

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improve the quality of the amorphous marks during recording (see the discussion in Mizuno column 33 lines 64-67 and column 34 lines 1-9).

Conclusion

 THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LaTanya Bibbins whose telephone number is (571)270-1125. The examiner can normally be reached on Monday through Friday 7:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wayne Young can be reached on 571 272-7582. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/LaTanya Bibbins/ Examiner, Art Unit 2627

/Wayne Young/ Supervisory Patent Examiner, Art Unit 2627